UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

PRECISION FRANCHISING LLC,)
Plaintiff,)
v.) C.A. No. 1:09-cv-00108-TSE-TO
PYONG HO YIM, et al.,)
Defendants.)

DECLARATION IN SUPPORT OF PLAINTIFF PRECISION FRANCHISING LLC'S REQUEST FOR ENTRY OF DEFAULT

Robert Falconi states and deposes under oath the following based on personal knowledge:

- 1. I am over 18 years of age. I have personal knowledge of the matters set forth in this affidavit and, if called as a witness, could testify competently thereto.
- 2. I submit this affidavit in support of Precision's Request for Entry of Default pursuant to Federal Rule of Civil Procedure 55(a). I have interacted with Defendants Pyong Ho Yim and John Kim personally.
 - 3. Neither Pyong Ho Yim or John Kim is an infant or incompetent person.
- 4. I am duly authorized to make this affidavit on behalf of Precision Franchising LLC.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 29, 2009

Robert Falconi